

No. R. 490—R. M. 5-36-6, dated 25th July 1936.

It is notified for general information that the name of "Sanyasihalli" Jodi Village in the Kasaba Hobli of the Devanhalli Taluk is changed to "Lakshmipura."

No. P. 710—Cts. 14-36-2, dated 25th July 1936.

Under Section 14 of the Code of Criminal Procedure, 1904, the Government of His Highness the Maharaja are pleased to appoint the undermentioned gentlemen as Special Magistrates for the Bench Court at Arsikere with the powers of a Magistrate of the Third Class, for a period of two years:—

1. Mr. L. B. Utchgavkar
2. " Patabhi Setty.
3. " A. Kenchappa.

By Order,  
B. T. KESAVIENGAR,  
Offg. Chief Secretary to Government.

## GENERAL SECRETARIAT

No. P. 614—L. E. 1-36-4, dated 22nd July 1936.

The following amendments are issued to the rules relating to the Mysore Local Service and Pleaders' Examinations:—

- (1) Add the following at the end of Rule I.—  
"XIII. Municipal and Local Boards Examination."
- (2) Add the following at the end of Rule II.—  
"XIII. Municipal and Local Boards Examination."

Subject	Text prescribed for each subject	Maximum No. of marks for each subject	Time allowed
Municipal and District Boards Regulations.	<p style="text-align: center;">I PAPER.</p> <p>(1) The Mysore Town Municipalities Regulation. (2) The Mysore District Boards Regulation.</p>	100	2 hours
Municipal Accounts.	<p style="text-align: center;">II PAPER.</p> <p><i>Part I.</i> * The Mysore Service Regulations, the whole except Parts V and VI.</p> <p><i>Part II.</i> (1) The Municipal Accounts Manual, Part II, Chapters I to XI. (2) The District Boards Accounts Manual, Chapters I to VIII.</p>	50	1½ hours
		50	1½ hours

\* The paper shall be of the Accounts Lower Grade.

NOTE.—Candidates for the Municipal and Local Boards Examination who have already passed the Accounts Higher or Lower Examination are exempted from answering Part I of the paper on Municipal and Local Boards Accounts. The time allowed for such candidates to answer Part II only of the paper is 1½ hours.

(3) Number the existing note under Rule V as note (i) and add the following as note (ii).

Parts I and II of the Municipal and Local Boards Accounts paper will not be deemed to be separate papers. In case where a candidate is exempted from answering Part I of this paper, Part II of the paper will be taken as one paper for the purpose of this Rule.

(4) Add the following at the end of Rule XII.—

"XIII. Municipal and Local Boards Examination, Rs. 10/-"

By Order,  
M. VENKATESA IYENGAR,  
Secretary to Government,  
General Department.

*Notification No. D. 814—C. S. 11-36-5, dated Bangalore,  
27th July 1936.*

It is hereby notified for the information of the public that the report of the Committee appointed in G. O. No. D. 2763-2833—C. S. 8-35-5, dated 29th October 1935, to enquire into the working of the Co-operative Movement in the State has been published. A summary of the recommendations made by the Committee is reproduced below:—

Persons and institutions desiring to offer comment or criticism on the recommendations may do so before the 25th September 1936.

Persons desiring to have copies of the full report may get them from the Curator, Government Book Depot, Bangalore. The price of the publication is annas 12.

By Order,

M. VENKATESA IYENGAR,

*Secretary to Government,  
General Department.*

#### RESUME OF RECOMMENDATIONS.

#### PART I.—Organization.

#### CHAPTER II.

##### PRIMARY CREDIT SOCIETIES.

Preliminaries to Registration.	The organization of societies should only be undertaken by the Department or by some responsible non-official agency authorized by the Registrar. The formation of a society should always be preceded by due enquiry.
Instruction to members and office-bearers.	Members should have explained to them the main principles of co-operation and the practical working of co-operative societies. Members as well as office-bearers and the staff should receive adequate instruction as to various essential matters.
Area of rural societies.	Membership in rural societies should be confined to the inhabitants of a single village if sufficiently large, or of one village and its hamlets, or of a number of villages within a radius of about three miles in the Maidan or five miles in the Malnad.
Duplication of societies.	As a rule, there should be only one bank or other specific type of society for the same compact area. But where the area is too large to be adequately served by a single institution, separate societies may be permitted to be formed with different jurisdictions. Where there are more societies than one working in the same limited area, either they should be amalgamated or the members should be suitably re-distributed.
Division of societies.	Provisions as to division of societies, on the lines of section 13 of the Madras Act, may be usefully introduced.
Multiple membership.	No member of a credit society with unlimited liability should be admitted into a second similar society until he has withdrawn from membership of the former; and no person should be allowed to pledge his unlimited liability in more societies than one. With a view to limit the present unrestricted freedom to borrow in credit societies generally, a rule may be made that no person, being a member of a credit society, except a land mortgage bank or a central financing bank or a house-building society, shall be a member of any other credit society without the general or special sanction of the Registrar, and that where a person has become a member of two such credit societies, either or both of the societies shall be bound to remove him from membership upon a written requisition from the Registrar to that effect.